

**UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA**

<p>Jamal Samaha, Lauren Coleman, Jordan Meyer, Andy Delany, Mary Grace, Bonnie Brown, and Jonathan Mason, individually and on behalf of all others similarly situated,</p> <p style="text-align: center;">Plaintiffs,</p> <p>v.</p> <p>The City of Minneapolis; Minneapolis Police Lieutenant Robert Kroll, in his individual capacity; Major Joseph Dwyer, in his individual capacity; Officer Samantha Belcourt, in her individual capacity; Officer George Peltz, in his individual capacity; Officer Sergio Villegas, in his individual capacity; Officer Toua Yang, in his individual capacity; and John Does 1-100, in their official and individual capacities,</p> <p style="text-align: center;">Defendants.</p>	<p>Case No. 20-cv-01715-KMM-DTS</p> <p style="text-align: center;"><b>JOINT MOTION TO UNSEAL</b></p>
<p>Nekima Levy Armstrong, Marques Armstrong, Terry Hempfling, Rachel Clark, and Max Fraden, on behalf of themselves and other similarly situated individuals,</p> <p style="text-align: center;">Plaintiffs,</p> <p>v.</p> <p>City of Minneapolis; Minneapolis Chief of Police Medaria Arradondo, in his official capacity; Minneapolis Police Lieutenant Robert Kroll, in his individual and official</p>	<p>Case No. 20-cv-01645-KMM-DTS</p>

capacity; and John Does 1-2, in their official and individual capacities,  Defendants.	
-------------------------------------------------------------------------------------------------	--

Documents have been filed under temporary seal in connection with the following motion:

Stipulation for Injunction Doc. 138  
Memorandum re: Sealed Injunction Doc. 139  
Proposed Order for Injunction Doc. 140  
Statement of Confidentiality Doc. 141

Pursuant to LR 5.6, the parties submit this Joint Motion to Unseal.

<b>DK T. NO.</b>	<b>DKT. NO. OF REDAC TED VERSI ON (IF FILED)</b>	<b>DESCRIPTION OF DOCUMENT</b>	<b>PRECISELY IDENTIFY: a) The information that the parties agree should remain sealed; b) The information the parties agree should be unsealed; and c) The information about which the parties disagree.</b>	<b>NONPARTY THAT DESIGNAT ED DOC. CONFIDEN TIAL (IF ANY)</b>	<b>REASON WHY DOCUMENT SHOULD REMAIN SEALED OR BE UNSEALED<sup>i</sup></b>
138		Sealed Stipulation for Injunction	Entirety should be unsealed		Parties agreed that after the injunction was entered the document would no longer be confidential
139		Sealed Memorandum re: 138 Sealed Stipulation	Entirety should be unsealed		Parties agreed that after the injunction was entered the document would no longer be confidential
140		Sealed proposed order to judge re: 138 Sealed Stipulation	Entirety should be unsealed		Parties agreed that after the injunction was entered the document would no longer be confidential

Dated: November 28, 2022

By: /s/Ahmed J. Davis

Ahmed J. Davis (*pro hac vice*)  
davis@fr.com  
FISH & RICHARDSON P.C.  
1000 Maine Avenue, S.W. Suite 1000  
Washington, D.C. 20024  
Tel: (202) 783-5070  
Fax: (202) 783-2231

Michael E. Florey (#0214322)  
florey@fr.com  
FISH & RICHARDSON P.C.  
3200 RBC Plaza  
60 South 6<sup>th</sup> Street  
Minneapolis, MN 55402  
Tel: (612) 335-5070  
Fax: (612) 288-9696

William T. "Tommy" Jacks (*pro hac vice*)  
jacks@fr.com  
FISH & RICHARDSON P.C.  
111 Congress Avenue, Suite 810  
Austin, TX 78701  
Tel: (512) 472-5070  
Fax: (512) 320-8935

Excyllyn J. Hardin-Smith (*pro hac vice*)  
Hardin-smith@fr.com  
Meghana Thadani (*pro hac vice*)  
FISH & RICHARDSON P.C.  
7 Times Square, 20<sup>th</sup> Floor  
New York, NY 10036  
Tel: (212) 765-5070  
Fax: (212) 258-2291

Ashu Balimba (*pro hac vice*)  
balimba@fr.com  
FISH & RICHARDSON P.C.  
1717 Main Street, Suite 5000  
Dallas, Texas 75201  
Tel: (214) 292-5070  
Fax: (214) 747-2091

Teresa J. Nelson (#0269736)  
tnelson@aclu-mn.org  
Clare A. Diegel (#0400758)  
cdiegel@aclu-mn.org  
AMERICAN CIVIL LIBERTIES  
UNION OF MINNESOTA  
P.O. Box 14720  
Minneapolis, MN 55414  
Tel: (651) 645-4097

*Attorneys for Plaintiffs Armstrong,  
Armstrong, Hempfling, Clark, and  
Fraden*

By: /s/ Joshua J. Rissman

Daniel E. Gustafson (#202241)  
Joshua J. Rissman (#391500)  
Frances Mahoney-Mosedale (#0402741)  
**GUSTAFSON GLUEK PLLC**  
Canadian Pacific Plaza  
120 South 6th Street, Suite 2600  
Minneapolis, MN 55402  
Telephone: (612) 333-8844  
dgustafson@gustafsongluek.com  
jrissman@gustafsongluek.com  
fmahoneymosedale@gustafsongluek.com

*Attorneys for Plaintiffs Samaha,  
Coleman, Meyer, Delany, Grace, Brown,  
and Mason*

Dated: November 28, 2022

KRISTYN ANDERSON

City Attorney

By: /s/ Heather Robertson

HEATHER P. ROBERTSON (390470)

KRISTIN R. SARFF (388003)

SHARDA ENSLIN (389370)

Assistant City Attorneys

Minneapolis City Attorney's Office

350 South Fifth Street, Room 210

Minneapolis, MN 55415

(612) 673-3919

(612) 673-2180

(612) 673-3949

kristin.sarff@minneapolismn.gov

sharda.enslin@minneapolismn.gov

heather.robertson@minneapolismn.gov

***Attorneys for Defendant City of  
Minneapolis***